Muder article H. Treaty of 14th June 1866. with Creek Indians. The undersigned Minnie July a Freedunnan of the Creek nation, and Widow of London

Marshall, Killed in battle of Greenleaf whilst serving in the Main Regiment Munin army, in the Spring of 1863. Ceing duly examined and Snow, (She understand) Ing and Conversing in the English Canquage, ) deposes and Jays: Milst living with her husband on their place wear Both etork in the Creek natur and sometime withe month of July 1862, her husband was hunted on by the Rebel Juerrilla Quantrill, and had to flee to the Goods in the night, leaving her in their house alone-That a few days afterwards the Rebels under Col Me. Intosh cance to her house and was about to capture her, to take her to the South, as she believes, when she managed to effect her escape from them, and fled to Sert Tibern, leaving all her property and households goods behind her' - This deponent further Says: at the time of her Hight as aforesaid, her husband and herself owned and had wipossession, and did necessarily abandon to the Hebels, and lose, all the property hereinafter named, and that they have never recovered the same, or any park thereof: To Say; 4 Four Morses, at \$50.each

8 Eight Carried Carried forward 2 320.00

Amount brought furnard non \$ 320.00. 00. Sixty Stock Hogo. at \$5.lach 200,000, Lot Poultry - Chickens: Turkeys: Geeso: 72.00
Lot House Juniture de \$40. Kitchen familiare 15 55.00 Lot Farming muflements & Hools 27.00 making a total value of 1 774.00 Seven hundred and Seventy four dollars men Kurther this Definent South not. Hennie July. mark Subscribed of Sum to Refue we, at the Creek Janey On this 10th of Morember and 1869 SPECelys Othl. Och Auf. Osst Supl. And. Offic. South: Suplan. Jacob Berryman (4) Morey Mashall, Coyal Preedmen of the Creek Mation, being fourthy, duly examined and Suom, (they under standing and conversing in the English language.) do depose and Say: They are not interested in the claim of Minnie July, as Widon of London Marshall, Leceased, in any pecuniary manner whatsoever: That they have heard He foregoing Affidant read to thew, and know it contents, and that the Jame is correct and true in every particular, and that the said Hinnie, as lawful wife of Said London is the sole claimant to his Estate. These depenents further say that they, of their own Knowlethat the Said Loudon Marshall, and his Said trife, did our and possess,

at the time of their flight from home, as afores and, and did necessarily abandon and love all the property enumerated ti the deposition of the claimant herein un Huller these deponents do not day .) his Jacob Penyman, Morey Marshall, his X mark Subscribed Soum to before me, at the Creek of Ogency On, this 10th of Nevember ad 1869. 3 Att. Och Suf. authorst. Ind. Offis. aurdo The loss of property specified above is deemed established by the foregoing testimony. also, the status of claimant. The amount claimed, however, is, in some instances, considered Excessive. Thou maning it is found, the values of the different Kinds offwoherly at the time the foss occurred, ruled as follows: \$15.00 Each. 8.00 " bows tealines. 2.00 " Hogo. Stocko. Voultry: Chickens. Durkeyp. and for the following one-half the claimed.

Mut

\$20.00 House = furniture: Kitchen furniture. Farming Tools & Auplements: In consideration of these, and all other fact attainable, bearing whom the case, we believe it just and Equitable to awards this clament Winnie Jaly Three hundred and twenly dollars, twenty fine cents. Bufl Indian affairs Douthern Duperintendency Captain U. S. army. Greek aguel.